C.J.

J.

J.

J.

The Supreme Court of South Carolina

Daufuskie Island Utility Company, Appellant,

v.

South Carolina Office of Regulatory Staff, Haig Point Club and Community Association Inc., Melrose Property Owner's Association, Inc., and Bloody Point Property Owner's' Association, Respondents.

Appellate Case No. 2018-001107

ORDER

After careful consideration of the petitions for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petitions for rehearing are denied.

Columbia, South Carolina September 27, 2019 cc:

Thomas P. Gressette Jr.
George Trenholm Walker
Jeffrey M. Nelson
Andrew McClendon Bateman
John Julius Pringle Jr.
Jocelyn Boyd
Lyndey Ritz Zwing Bryant